



1608 Barclay Blvd. / Buffalo Grove, IL 60089
877-878-2455 • FAX: (847)-808-8913 www.TruComm.net

February 6, 2006

To: Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Certification of CPNI Filing – February 6, 2006
In EB Docket No. 06-36
EB-06-TC-060

Dear Ms. Dortch,

Transmitted herein in accordance with the Commission's Public Notices in DA 06-223 and DA 06-258 released respectively on January 30, 2006 and February 2, 2006 is the customer proprietary network information (CPNI) Compliance Certificate for TruComm Corporation (TruComm). As instructed in EB Docket No. 06-36, Paragraph 64.2009(e) of the Commission's Rules, and consistent with Section 222 of the Communications Act of 1934, as amended, the Compliance Certificate includes an Officer Certification and accompanying CPNI Statement. This certification and statement represent the TruComm's CPNI compliance activities for the year ended December 31, 2005.

Please contact me on (847) 808-0288 x112 with any questions you might have.

Sincerely,



Edward F. Kilb

Vice President of Operations
TruComm Corporation

Cc: Byron McCoy, byron.mccoy@fcc.gov
Best Copy and Printing, Inc. (BCPI), fcc@bcpiweb.com
Carbon Copies via Email

Enclosures



1608 Barclay Blvd. / Buffalo Grove, IL 60089
877-878-2455 • FAX: (847)-808-8913 www.TruComm.net

OFFICER CERTIFICATION

Certification of CPNI Filing – February 6, 2006

**EB Docket No. 06-36
EB-06-TC-060**

I, Edward F. Kilb, hereby certify that I am an TruComm Corporation (TruComm).

I have personal knowledge that TruComm has established operating procedures that are adequate to ensure compliance with the customer proprietary network information (CPNI) rules set forth in Part 64 of the Federal Communications Commission's (FCC's) Rules (47 C.F.R. §§ 64.2001 through 64.2009). The accompanying CPNI Statement explains how TruComm's operating procedures ensures its compliance to the aforementioned FCC Rules.

I am submitting this CPNI Statement for the year ended December 31, 2005.



Edward F. Kilb

Vice President - Operations and Secretary
Office Held

02/06/2006
Date



1608 Barclay Blvd. / Buffalo Grove, IL 60089
877-878-2455 • FAX: (847)-808-8913 www.TruComm.net

CPNI STATEMENT

Certification of CPNI Filing – February 6, 2006

**EB Docket No. 06-36
EB-06-TC-060**

- TruComm Corporation (TruComm) has established operating procedures that ensure compliance with the regulations of the Federal Communications Commission (FCC) regarding the protection of customer proprietary network information (CPNI).
- TruComm has implemented internal procedures to educate and train employees about CPNI and the disclosure of CPNI. TruComm has established disciplinary procedures for any employee that wrongfully discloses CPNI. TruComm also ensures that vendors that have access to customer CPNI are aware of the CPNI rules.
- TruComm does not use CPNI without customer notification as set forth by the FCC in 47 U.S.C. §222, and 47 C.F.R. §§ 64.2001 through 64.2009. TruComm provides either an opt-in notice or an opt-out notice when appropriate and maintains the customer's choice. Therefore, the customer's approval status can be determined prior to use of CPNI.
- TruComm maintains records of their own and their affiliates' sales and marketing campaigns that use customer CPNI. Also, TruComm maintains records each time third parties are allowed access to CPNI. These records include a description of each campaign, the specific CPNI used, and which products and services were offered. These records are retained for a period of at least one year.
- TruComm requires sales personnel to obtain supervisor approval of all outbound marketing requests for customer approval and maintains records of compliance for at least one year.
- TruComm will provide written notice within five business days to the FCC for any instance where the opt-out methods do not work properly; to such a degree that the customer's inability to opt-out is more than an anomaly.